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NEW INSANE ASYLUM SOON

The Board of Health at its meeting yesterday afternoon held only a short session. Outside of routine business, nothing of special interest was done.

Paial Contract. The first business transacted was the appointment of a committee, consisting of President Cooper, Fred Smith and L. Andrews to draw up the paial contract.

Asylum Fence Question. The building of a six-foot fence in the insane asylum for the purpose of segregating the sexes, was discussed. Dr. Cooper stated that this would be an eyesore. Further, the thing would seem rather an unnecessary expense since work on the new asylum would probably begin within ninety days. The matter was referred to the standing committee on the Asylum.

Legal Members Report. Attorney General Andrews submitted the report of the legal members of the Board on the duties expected by the President. The report was in the shape of a resolution and read as follows:

Whereas, the Legislature of the Territory of Hawaii, at its recent session, by Act 57 of the Laws of 1933, amended the law relating to the Board of Health and abolished the office of executive officer of the Board of Health, and

Whereas, the said Legislature also provided for a salaried president, but failed to fully define the duties of said president, it is hereby

Resolved that the Board of Health instruct and empower its president to act as executive officer of said Board of Health, with all the powers and duties necessary for carrying on the executive work of said Board; to make the necessary appointments and changes, and enforce all regulations and directions of the Board, subject to the ratification by the Board at regular or special meetings; to carry out the wishes of the Board, as expressed at regular meetings, through the proper subordinates, and to see that the same are carried out, with full power and authority of action, including the appointment, dismissal or suspension of subordinates, subject to ratification of the Board of Health at regular or special meetings.

The resolution was adopted.

Pig Ranchers Heard From. A letter was read from J. A. Magoon representing several Chinese pig ranchers. It stated that these ranchers had been notified by the sanitary officer to remove their swine. Mr. Magoon pointed out that the men had gone to considerable expense making their ranches and did not wish to move out. Litigation would be expensive and a settlement of the affair would be more satisfactory.

Ranches Offensive. City Sanitary Officer Tracy stated that the ranches, which were on Sheri-

lan street, were very offensive. The Chinese owners had promised to have the refuse taken away but Mr. Tracy had found that they had lately thrown it into a small stream in the neighborhood. The refuse floated into the sea where it was spread along the beach. The men had started in a small way about three years ago, but now the ranches had grown to such an extent that they could not dispose of the refuse. Three Chinese living close by had been prosecuted in the district court.

Later on, it was found that the ranches in question were insanitary. He knew that the ranchers had gone to considerable expense and thought that the Chinese would fight on the case. President Cooper appointed a committee consisting of M. P. Robinson and himself to inspect the premises.

Letter From Cooper. Superintendent of Public Works H. E. Cooper sent the following communication concerning the petition of Wong Leong for a fishmarket.

Department of Public Works, Honolulu, T. H., July 20, 1933.

Gentlemen:—I am in receipt of the application of Mr. Wong Leong by the communication of your secretary, for the erection and conduct of a general fish market.

I do not understand that I am charged with the direction and care of any place that is not a public market that is to say a market erected and managed by public funds, as the Honolulu market and the Hilo market.

It appears to me that all markets owned or cared for by individuals are subject entirely to the supervision of the Board of Health, and I am of the opinion that this matter is outside of my jurisdiction.

Very respectfully,
HENRY E. COOPER,
Superintendent of Public Works.

The Board decided to take no action in the matter.

Wanted to Remain. J. Kanani and Kapahu objected to being sent away from the settlement and asked that they be allowed to remain as kokua. Superintendent McVeigh recommended that both petitions be denied, which was done.

Plumbing Inspector's Report. The report of the plumbing inspector read as follows:

I beg to report the following plumbing work for the semi-monthly period ending July 15, 1933, as follows: Number of plans filed, 28; number of permits issued, 28; number of inspections made, 33; number of final certificates issued, 30; number of sewer connections made, 13.

WOMAN A PRISONER

MARSHAL HENDRY SERVES HABEAS CORPUS WRIT

JUE HUNG ALLEGED TO HAVE DETAINED JUNG HUNG FOR IMMORAL PURPOSES. RESCUE.

A writ of habeas corpus new to the Territory was served by United States Marshal Hendry yesterday afternoon. The individual to whom the writ was addressed was charged with detaining a woman for criminal purposes. Respondent was ordered to bring the body of the person unlawfully held into court and the Marshal was ordered to take possession of the person detained, for safe keeping. Lai Chee Hing petitioned for the writ.

Petitioner alleged that Jue Gun was holding Jung Hung, a Chinese woman, for immoral purposes, in a house off Liliha near King street.

Marshal Hendry, accompanied by an interpreter, drove to the place and served the writ.

Jue Gun started to resist and brought a crowd of Chinese around him by his noise. Notwithstanding the fuss the Marshal secured the imprisoned woman. She was found with two children and a nurse. She wanted to take them to jail with her. The request was granted. Petitioner pays all expenses of detention pending the disposal of the writ.

Following are the writ and order in the case:

In the District Court of the United States, in and for the District of Hawaii:

In the matter of the application of Lai Chee Hing for and on behalf of Jung Hung, for a writ of habeas corpus.

Writ of Habeas Corpus.

The United States of America to Jue Gun:

We command you that you have the body of Jung Hung, by you imprisoned, and detained as it is averred, together with the time and cause of such imprisonment and detention, by whatsoever name said Jung Hung shall be called or charged, before Honorable M.

M. Estee, Judge of the District Court of the United States in and for the Territory of Hawaii, at the Courtroom of said Court on the 23d day of July, A. D. 1933, at 10 a. m. of said day, to do and receive what shall then and there be considered concerning the said Jung Hung.

Witness the Honorable M. M. Estee, Judge of the District Court of the United States, in and for the Territory of Hawaii, District of Hawaii, and the seal thereof, at Honolulu, in said District, on the 22nd day of July, A. D. 1933, and of the Independence of the United States of America the one hundred and twenty-eighth.

W. H. MALING,
Clerk of said Court.
FRANK L. HATCH,
Deputy Clerk.

In the District Court of the United States in and for the District of Hawaii.

In the matter of the application of Lai Chee Hing for and on behalf of Jung Hung, for a writ of habeas corpus.

Order.

To E. R. Hendry, U. S. Marshal in and for the Territory of Hawaii,

Upon reading and filing the verified petition of Lai Chee Hing for a writ of habeas corpus for and on behalf of Jung Hung, and a writ of habeas corpus having this day been issued, directed to Jue Gun, in whose custody the said Jung Hung is now, and by whom the said Jung Hung is unlawfully detained and restrained of her liberty; and it appearing to said Court that it is for the best interests of justice and good morals that the said Jung Hung be immediately taken from the custody of the said Jue Gun and confined for safe keeping at a proper place, pending the return of the writ of habeas corpus this day issued:

Now therefore you are hereby ordered and directed to immediately take possession of the person of the said Jung Hung for the purpose of safe keeping and convey her to a proper place, pending the return of said writ.

MORRIS M. ESTEE,
Judge of the District Court of the United States, District of Hawaii.

Dated this 22nd day of July, A. D. 1933.

Governor Lanham, of Texas, has vetoed a bill allowing a man to marry his step-daughter or a woman to marry her son-in-law.

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PIOUS BI-METAL WISH

Berlin, July 16.—The American and Mexican international silver exchange commissioners met the representatives of the German Government for their first conference today. Germany was represented by President Koch and Director Lumm of the Reichsbank; Privy Counsellor Dombola of the Imperial Treasury; Count von Roder of Prussian Finance Ministry; Professor Helfferich, of the Colonial Bureau; Roland Lucke, of the Deutsche Bank; Arthur Salomonsohn, of the Disconto-Gesellschaft, and Franzburg, of the German-Asiatic Bank.

The conference lasted an hour and was then adjourned until Saturday. The Associated Press correspondent learns that Germany's representatives recognize the desirability of fixing the ratio of exchange between silver and gold countries, but regard a scheme in that direction merely as a pious wish. From a trustworthy German source, the correspondent is informed that the British and French Governments flatly refused to obligate themselves to the purchase of a fixed amount of silver yearly for Indian and Colonial coinage. This is one of the commission's proposals, intended to stabilize the ratio between silver and gold.

For many years delegates recognized that absolutely nothing is possible without the co-operation of Great Britain and France and it is not believed here that the commission's work will lead to the calling of an international conference.

Baron von Rhoelnhagen, the Prussian Finance Minister, has invited the commission to dinner on Friday and United States Charge d'Affaires Dodge has extended a dinner invitation to Monday.

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A. V. GEAR, Secretary, 122 King Street, 2507-4f

PLURAL WIFE SUPPORT

Salt Lake, Utah, July 15.—According to a decision of the State Supreme Court, a man is under moral but not legal obligations to support his plural wives and educate his children by such unions. The decision was rendered in the case on appeal from the Utah County District Court in a suit for separate maintenance brought by Mary Caroline Riddle, a plural wife of Isaac Riddle. The Supreme Court is of the opinion that "notwithstanding celestial or plural marriage is one of the essential tenets of the Mormon Church, the legal status of marriage exists between parties who in Utah, before the enactment of any statute upon the subject, though members of that church, having made a contract of marriage in which they mutually agree to assume and observe the legal obligations of that relation, and in pursuance of that agreement openly cohabit as man and wife and hold themselves out to the public as such. But in the absence of such an agreement the legal status of marriage cannot arise."

It was shown during the first trial that Riddle married Mary Caroline in the Temple at Logan, Utah, in the fall of 1888 while he was dodging debt. United States marshals who had a warrant for his arrest on the charge of polygamy, Riddle already having two plural wives.

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